HOWARD STEAM CARPET CLEANING

AND RENOVATING WORKS. Tel. 616. ELEVATORS-PARKHURST BROS. & CO., For Stores, Warehouses, Stables, etc.

FLORISTS-BERTERMAN FLORAL COMPANY. New No. 241 Mass ave., 226 N. Del. st. Tel. 840.

LAUNDRIES-UNION CO-OPERATIVE LAUNDRY, 138-144 Virginia ave. Phone 1269. MANTELS AND GRATES-

P. M. PURSELL (Mantels, Furnaces). Mass. ave. and Delaware st. THE M. S. HUEY CO., MFGS. (Mantels, Grates and Tiles), New No. 1201 Mass. ave.

PATENT LAWYERS-CHESTER BRALFORD, 1233 to 1236 Stevenson bldg, 15 E. Wash, et. V. H. LOCKWOOD, 415-418 Lemcke bldg.

PLUMBING AND STEAM HEATING-J. S. FARRELL & CO. (Contractors)

144 N. Illinois st. SALE AND LIVERY STABLES-HORACE WOOD (Carriages, Traps, Buckboards, etc.). 25 Circie. Tel. 1997.

SHOW CASES-WILLIAM WIEGEL, 116 South Pennsylvania st.

FRANK BLANCHARD, 29 N. Delaware st. Tel. 411. Lady Attendant.

H. C. STEVENS, New Styles Wall Paper. Low Prices. 330 N. Senate avc. Tel. 2 on 2552.

FINANCIAL. LOANS-Money on mortgages. C. F. SAYLES, 75 East Market street.

\$50,000,000-Cheap money for investment; agents wanted. INVESTORS DIRECTORY, New York. LOANS-Sums of \$500 and over. City property and farms. C. E. COFFIN & CO., 150 East Market street. LOANS-On city property; 21 per cent.; no com-mission; money ready. C. N. WILLIAMS &

CO., 319 Lemcke building. MONEY-To loan on Indiana farms; lowest market rate; privilege for payment before due; we also buy municipal bonds. THOS. C. DAY & CO., coms 325-330, third floor, Lemcke building. In-

BUSINESS CHANCE. BUSINESS CHANCE-A great hit; something entirely new, with highest merits; will, for the want of capital, give special bargain on exclusive right; call and investigate. 221 North Alabama

FOR SALE. FOR SALE-Ten R.I.P.A.N.S for 5 cents at druggists; one gives relief. FOR SALE-One \$100 share stock in Socialer Turnverein Stock Association; \$48.75 paid in; make offer. Address "STOCK." care Journal. FOR SALE-50-foot lot, Ash street, between Fifteenth and Sixteenth; very cheap for eash, or if ou will build I will take first mortgage for lot.

LEGAL ADVERTISEMENTS. INDIANAPOLIS & VINCENNES RAIL-ROAD COMPANY.

Address F. H., care Journal.

iress "OWNER," care Journal.

Indianapolis, Ind., April 15, 1899. The annual meeting of stockholders of the Indianapolis & Vincennes Railroad Company will be held at the principal office of the company, in the city of Indianapolis, Ind., on THURSDAY, MAY 11, 1859.

At 2 o'clock p. m., for the election of seven directors to serve for the ensuing year, and the transaction of such other business as may proporly come before the meeting S. B. LIGGETT, Secretary.

NOTICE TO CONTRACTORS.

The Beard of Trustees of the Eastern Indiana Toppital for the Insane invites and will receive proposals at Easthaven, Richmond, Ind., until II o'clock a. m., Thursday, April 27, 1839, for nishing materials and the construction of a ilding on the premises of said hospital, to be known as Cottage K. Plans and specifications may be seen at the office of John A. Hasecaster, Architect, Richmond, Ind., or at the hospital. As evidence of good falth, a certified check for \$500, payable to S. W. Hale, Treasurer, must acpany each bid, and the successful bidder will, before a contract is entered into, be required to furnish a bend with two freehold residents of the tate of Indiana as sureties, satisfactory to the Board of Trustees, in the amount of \$10,000, guar-

anteeing a full compliance with all requirements and conditions of the plans, detail drawings and The Board reserves the right to reject any and Blank forms for bids and bonds will be furnished on application. For the purpose of considering proposals re-ceived in response to this notice, the Board of

Trustees will hold a special meeting at the hospital at 11 o'clock a. m., Thursday, April 27, 1899. By order of the Board of Trustees: S. E. SMITH, Medical Superintendent. Easthaven, Richmond, Ind., April 17, 1899.

NOTICE TO CONTRACTORS.

National Military Home, Grant county, Indiana, Treasurer's Office, April 17, 1899. Sealed proposals will be received at this office until noon, April 28, 1899, for drilling and completing one natural gas well, with the privilege of extending contract to include three or four additional wells. Also one steam pump; capacity eight hundred and fifty (850,000) thousand gallons

per twenty-four hours Envelopes containing proposals should be indorsed: Proposals for Gas Wells and Steam Pump, and addressed to the undersigned. Bids aggregating over \$500 must be accompanied by a certified check, payable to the undersigned Preasurer, for at least 5 per cent. of the amount thereof, which check will be forfeited to the National Home for D. V. S. in case the successful bidder refuses or fails to enter into contract as

required; otherwise to be returned to the bidder. Approved: JUSTIN H. CHAPMAN, Governor. In the Circuit Court of the United States, for term, 1898. April 13, 1899. Hon. John H. Baker, judge.

9704. Chancery Barry (receiver, etc.) vs. Mary E. It being shown to the satisfaction of the court by affidavit this day filed, that the bill herein is

rought to foreclose an equitable lien upon real estate situate in said district, and that Mary E. thereto, are not inhabitants of said district nor found therein, and do not voluntarily appear thereto, and it further appearing that personal service upon said defendants is not practicable. It is ordered that said defendants do appear and plead, answer or demur to said bill on or before the 5th day of June, 1899; and this order shall be dished in a newspaper of general circulation printed and published in said district, once a week for six consecutive weeks prior to the day United States of America, District of Indiana, as

I. Noble C. Butler, clerk of said court, do hereby certify that the foregoing is a true copy of an order this day entered in said court. Witness my hand and the seal of said court at Indianapolis, in said district, this 13th day of NOBLE C. BUTLER, Clerk. O. B. Ryon and Chipman, Keltner & Hendee,

dicitors for Complainant. In the Circuit Court of the United States, for the District of Indiana. November term, 1898. April 13, 1809. Before Hon. John H. Baker, judge.

No. 9694. Chancery. Edward Barry (receiver, etc.) vs. Joseph C. It being shown to the satisfaction of the court affidavit this day filed, that the bill herein is brought to foreclose an equitable lien upon real estate situate in said district, and that Joseph C. Elliott and Anna C. Elliott, defendants thereto, are not inhabitants of said district nor found therein, and do not voluntarily appear thereto, and it further appearing that personal service upon said defendants is not practicable, it is ordered that said defendants do appear and plead. answer or demur to said bill on or before the 5th

day of June, 1899; and this order shall be published in a newspaper of general circulation printed and published in said district, once a week for six consecutive weeks prior to the day United States of America, District of Indiana, ss. 1. Noble C. Butler, clerk of said court, do hereor certify that the foregoing is a true copy of an order this day entered in said court. Witness my hand and the seal of said court at

Indianapolis, in said district, this 13th day of NOBLE C. BUTLER, Clerk. [SEAL.] O. B. Ryon and Chipman, Keltner & Hendee, folicitors for Complainant.

In the District Court of the United States, for the District of Indiana In bankruptcy, April 18, 1899, Before Hon, John H. Baker, judge.

In the matter of Robert S. Hood and Benjamin F. Hood. It being shown to the satisfaction of the court by affidavit this day filed, that the petition herein s brought to procure an adjudication in bankruptey against Robert S. Hood and Benjamin F. Hood and that Benjamin F. Hood is not an in habitant of said district nor found therein, and does not voluntarily appear thereto, and it further appearing that personal service upon said respondent is not practicable, it is ordered that said respendent do appear and plead, apswer or demur said petition on or before the 27th day of May, 1866; and this order shall be published in a newspaper of general circulation printed and published

in said district, once a week for six consecutive weeks prior to the day above named. United States of America, District of Indiana, ss. I. Noble C. Butler, clerk of said court, do hereby certify that the foregoing is a true copy of an order this day entered in said court. Witness my hand and the seal of said court at Indianapolis, in said district, this 18th day of NOBLE C. BUTLER, Clerk

Bales, Solicitors for Complainant.

FUNERAL DIRECTORS.

FLANNER & BUCHANAN-320 North lilinois street. Lady embalmer, for ladies and children. Office always open. Telephone 641. Hacks at lowest prevailing price.

C. E. KREGELO. FUNERAL DIRECTOR, 223 N. Delaware st. Phones, New 250 No branch office on N. Illinois street.

MONUMENTS-A. DIENER, 449 East Washing ton st. Tel. 2525. Branch works Crown Hill

HELP WANTED. WANTED-Up-to-date, hustling specialty salesman by a large concern; good territory and big pay to the right man. Address V 3, care Journal. WANTED-Men to learn barber trade; eight weeks completes; tools presented; positions aranteed. Write to-day for catalogue. MOLER BARBER COLLEGE, Chicago. WANTED-Reliable man to handle agents for telephone tablets and specialties; pays \$5,000 a

Inclose stamp. VICTORY MANUFAC-TURING COMPANY, Cleveland, O. WANTED-Book salesmen; gentlemen formerly in the subscription book business is now intermore congenial and remunerative, and can offer an exceptional opportunity for three high-grade salesmen with first-class records and references; state experience; all communications in confidence. Address SECRETARY, care Journal.

WANTED-REAL ESTATE. WANTED-By May 5, a house worth \$2,500, for \$2,000, all the money she has; she expects a bargain. Send me description and I will report by 16th and charge no commission. T. A. GOOD-WIN, 1220 College.

WANTED-MISCELLANEOUS. WANTED-By experienced white woman, house cleaning to do. Call or address 1017 High. WANTED-Planing mill machine hands and feed-

ers; good wages. Apply Lumberman's Mill Robey and Bluestand avenue, Chicago. STORAGE. STORAGE-INDP'LS WAREHOUSE CO.

W. E. Kurtz, Pres. H. A. Crossland, Mgr. (New) 517-523 S. Penn. 'Phone 1343. We STORE, PACK AND HAUL. STORAGE-The Union Transfer and Storage Company, corner East Ohio street and Bee-line tracks; only first-class storage solicited. CRAT-ING AND PACKING OF HOUSEHOLD GOODS A SPECIALTY.

NOTICE-Everybody invited to attend the launchp. m., at Tenth and river. Take Michigan car

Statement of receipts and expenditures of the Indianapolis Water Company from April 1, 1898, to April 1, 1899; Capital stock \$500,060,00 FOR SALE-Nine-room house; prettiest part of Park avenue; all modern conveniences; unusual-RECEIPTS. ly fine yard; flowers, fruit, etc.; easy terms. Ad-

Water rates-private consumption..... \$220,048.26 City of Indianapolis-fire protection, etc 81,085.91 Town of Woodruff Place-fire protection Rents of water power, tenements and EXPENDITURES. furrent expenses, printing, advertising, stationery, gas, telephone rent, telegraphing, postage, repairs to meters,

traveling expenses, insurance, repairs to tenements, legal expenses, interest, real estate, etc ... Salaries of officers and employes...... Refunded water rates, lead stop-boxes, water pipe and labor, branch castings, valves and fittings, hydrants and fittings, etc Pumping department-wages, fuel gas, telephone rent, packing, oil, freight, machinery, etc. Gallery station-wages, fuel gas, telephone rent, packing, oil, freight, etc., Gallery-wages, lumber, pipe and fittings, cement, etc

department-wages, lumber, blacksmithing, hardware, hauling, etc Street department-wages, taps, freight, oil, coal, packing, tools, horses, etc. T. A. MORRIS, President. M. A. MORRIS, Secretary. State of Indiana, County of Marion, ss. Before me, Frank C. Jordan, a notary public in

came M. A. Morris, secretary of the Indianapolis above statement to be correct and true according to his belief and knowledge FRANK C. JORDAN, Notary Public

A PNEUMONIA CURE. It Is Simple and Seems to Have Much to Recommend It.

Correspondence New York Times. posened the slumbering sentiments of medical scientists and moved forward the wheels of sanitary evolution. If all this could but ultimate in a revolution that would destroy the priesthood of medical practice it would ures, both human and animal. When the many minds are stirred to in-

the best sentiments will appear. In talking ter. * * * with a bright plebeian, whose education has tensive travel, I listened to an interesting | should be an offense for a liquor dealer to | this: Unless some part of the digestive pro-cess is clogged, pneumonia is impossible: "He was in no way connected

learned by the man's method of practice. he said, "that's wonderfully simple. of the man but the head. As soon as he head he will say: 'I've got you. old man, choked to death in less than an hour, out It was only a question of cleaning the man out, and keeping him warm,

the priesthood of medicine deals with the compilements of tradition. It is instructive as well as singular that nearly all the advance in medical practice, with the human as also with those in comparative medicine and dentistry, came through emergencies, What the faculty now terms pneumonia used to be called lung fever, or inflammation of the lungs. They change the name of discases just often enough to keep the people in ignorance. All their prescriptions are smothered in Latin. They are not yet pathological or liberal enough to call diseases by some name that will indicate its cause. falf of the cases of obscure indigestion, if severe enough to center the nerve at the point of stoppage and make it less operative in the heart, are called heart disease, and if death results it is pronounced as from heart failure. It is about as reasonable, in nearly every case, as when the coal bin or wood pile is low, to say stove disease, or when they are all gone, to say stove fall-Our children's tongues should be looked after every morning before they start for school to see if clean and healthy. No, the average mother is content if the face, hands

and shoes are in order.

Service to a Soldier. Washington Post. A woman who visited one of the hospitals in the South last summer has been teilng a story since she came back to Washington which is good if true, and just as good, perhaps, if it isn't true. While going through the haspital in question, so she arrates the incident, a busy-looking, dutyloving woman bustled up to one of the wounded soldiers who lay gazing at the ceiling above his cot. "Can't I do something for you, my poor fellow?" said the woman, imploringly,

"poor fellow" looked up languidly. The only things he really wanted just at that time were his discharge and a box of When he saw the strained and anxious lock on the good woman's face, however, he felt sorry for her, and with perfect sangfroid he replied: "Why, yes; you can wash my face if you "I'd he only too glad to," gasped the vis-

"All right," said the cavalier, gallantly, "go ahead. It's been washed twenty-one times already to-day, but I don't mind go-ing through it again if it'll make you any

Candidate Barker.

One thing can be said for Hon. Wharton | who was handling his business permitted | tion. There is never more than one ticket, Barker. He may not be creating much ex- a judgment to be entered "by agreement," of Thomas Jefferson.

WILLIAM BRISCO'S COMPANION IN CRIME TRIES TO SHIELD HIM.

Both Sentenced in the Criminal Court -Judge Ailen Upholds the Strong Law-The Higher Court.

The cases against William Brisco and Maggie Davis, alias "Maggie Brisco," alias 'Belle Marshall," were disposed of in the Criminal Court yesterday. Both are colored and both were charged with larceny. The woman is twenty-two years of age and her tectives say she has lived in nearly every large city in the country. It is claimed she traveled about for some time with William Brisco as his wife. Part of the time she masqueraded in boys' clothing. She is small of stature and could easily pass for a boy. Last winter the woman was employed as a domestic in the home of Marshall Levey. ested with a large concern where the work is left the Levey family the house was robbed some valuable clothing was taken. Among the articles stolen was a handsome dress belonging to Mrs. Levey. Mrs. Levey suspected that their former servant girl knew something of the robbery, but she could not be located. While employed in the Levey household the woman frequently received calls from William Brisco. About the same time of the Levey robbery a dress was living on Bird street. William Brisco had been living in the same house and he was suspected of the theft. The detectives found that the dress had been left with a pawnbroker by Brisco, but they could not locate the man. Some time after these two robberies Detective Thornton happened to be in Louisville, Ky., and visited the police depatment of that city. One of the Louisville detectives told him of the arrest of colored man and woman, who were being detained until they could be investigated. It seemed that a young colored girl had been caught trying to sell a fine dress to a Louisville pawnbroker and had been questioned | been brought against O'Connor. by a detective. She said a woman had given her the dress to dispose of. The girl ing of new steamboat Thursday afternoon, at 2 | led the detective to a room where Brisco and a woman were found. This woman was his companion of many aliases. The dress that was about to be pawned was the one stolen from Mrs. Levey. Searching the room, the Louisville detectives found considerable Bonds 1,717,000.00 | plunder. Some of the articles were marked, and the detectives came to the conclusion that the pair had recently been in Indianapolis. Thornton informed the Louisville men that they had made a good "catch," and Brisco and the woman were shortly on their way to this city. The woman pleaded guilty yesterday morning and declared that she was responsible for all the trouble she and Brisco had got into. Brisco declined to plead guilty and was found guilty by a jury. ... \$124.788.27 He was fined \$5 and sentenced to thirty days 33,349.88 in the workhouse. The woman was given a prison sentence of from one to three

> years. GIVING AWAY LIQUOR.

Always a Violation of the Law.

Appellate Court Holds that It Is Not The Appellate Court yesterday held that | a man may give away liquor as an act of hospitality and not violate the law. The case in which this decision was rendered of Rensselaer, who received callers in his and enforced pursuant to a judgment, while office on New Year's day, 1898, and served and for said county, this 6th day of April, 1899, rested, charged with giving away liquors on a holiday, was fined and appealed the case. The opinion was written by Judge Robinson. The court said it is not to be denied that the act of the appellant brings him within the letter of the statute and if | Court this is controlling the conviction was right. But, the court said, though an offense may come within the letter of a statute it does not necessarily follow that the act is pun-The misfortunes of a great man have | ishable. It must also appear that the act | stirred the affections of two continents, comes within the spirit and intent of the

"The Legislature of this State has never undertaken to legislate directly upon the use of intoxicating liquors by the individaccomplish a great good for all living crea- ual citizens, except its excessive use. It has never been the policy of the Legislature to regulate the proper use of liquor tense thought, and the expression of opinion | by adults, but to regulate the traffic in "The act of 1873 seems to have been the

tricts of California, who could make the been inflicted for giving away intoxicating there assembled on a day at which the sale New York doctors ashamed of the regular | liquor, it has been as a necessary incident practice in a case of pneumonia. Said he: "It | to a statute regulating the sale and to setands to reason. The claim of the man is cure its efficient operation. * * * Appel-"He was in no way connected with the and it is even quite difficult to take cold if liquer traffic. He furnished liquor to an visions of the contract, he has reserved the the circulation of the fluids of the body is adult friend as his guest in his own private | right to do, the buyer's proper remedy is by apartments, without price and as an act of | an action for the breach of the contract Feeling that there was a rational light hospitality and without any intention to and if, instead of resorting to such remedy, shining on me from an unexpected source, I evade the provisions of the law. How far he takes possession of the property without urged him to go on by asking what he the Legislature might go in restricting the the consent of the seller and contrary to his individual in such matters is not before In the first place, to start with, he gives a | us in this case. But we cannot escape the big dose of physic, and puts his man into | conclusion that an affirmance of this judg- | to the original seller as for conversion. 2. lots of blankets; and then he gathers all the | ment would logically lead to an infringe- | bottles he can find in the camp and fills | ment of personal privileges never contemthem with hot water and heats every part | plated by the Legislature in its enactment | evidence upon which the verdict of the jury of our present liquor laws. It will readily change and Samuel B. Buchanan, defendants | thinks the physic is out of his stomach, he | be seen without enumerating instances that | of fact is properly submitted to the jury makes him sip hot water. Just as soon as such a precedent could be invoked as conhe sees a drop of perspiration on his fore- trolling in cases that would make such a construction of the law not only unjust, but Keep that heat going until the pills operate absurd. We know, as a part of the history of freely, and don't let nim take cold.' I have the State, the people have long been divided een bad cases where they would have as to the policy the State should adopt with reference to the liquor question. That and at work in two or three days. He didn't | the Legislature has power to restrict its consider it a question of constitution at all. sale and regulate its use has long been settled. With the question whether a legis-lative prohibition of its use in a case like True pathology deals only with causes, but | that at bar would be an invasion of private rights we have nothing to do. We simply mean to hold that, in our opinion, the Legislature has not yet gone that far.

"A court should hesitate to carry the provisions of any statute into the private life of the individual, and declare for him a rule of conduct therein, unless the Legislature has plainly directed it should done * * * in language that cannot be doubted. The judgment is reversed.'

STRONG LAW SUSTAINED. Judge Allen Passes on the Suit of W.

L. Baker Against the City. The demurrer of the city to the complaint of William L. Baker, who brought suit to enjoin the city from making improvements under the Strong law passed by the last Legislature, was yesterday sustained by Judge Allen, of the Circuit Court. The court said that the Supreme Court ought to pass on the law as it had done on the Barrett law and he was willing that the Supreme Court should go into the merits of the case. By this decision the validity of

structed by the city attorney. HICKS MURDER CASE.

ments affected by the Strong law until in-

the law is sustained.

Attorney Henry Spaan Says He Will Ask for a Change of Venue.

Fritz Hicks, the slayer of Mrs. Josephine Romhilt, will probably not be tried in Marion county. State's Attorney Pugh had set commitment of the indictment. Judgment down the case for trial and intended going into it next Monday. Yesterday, however, Attorney Henry Spaan, who is to defend Hicks, announced that he would take the case out of this county for trial. Hicks shot and killed Mrs. Rombilt at the Illinois House about three months ago.

Eliza Coffin's Case.

The sult of Eliza Coffin against the State Board of Medical Registration, which came to the Supreme Court from the Starke county Circuit Court, was yesterday sent back for retrial. She applied for a license, which was refused her and she appealed to the Circuit Court. The prosecuting attorney went to the war and the attorney

the board will be presumed to have been right until the contrary is legally estab-

lished on appeal. An Ancient Claim Taken Up.

The Circuit Court yesterday took up an ancient claim. R. F. Collins, as administrator of the estate of Clara J. Wright, is suing the estate of Emsley Wright, her husband. The claim is that an uncle be queathed to Mrs. Wright \$160 which was held in trust by the husband and used by him without having been repaid. This was in 1855 and interest is asked from that year, making the total claim \$563.20. It is further charged that, during the war, the husband sold twenty head of cattle belonging to the wife and did not pay her. The amount so received was \$600, it is claimed, and interest on this for forty-two years is asked. The whole sum asked is \$1,860.

Alleges Malicious Prosecution. The suit of Harry Atkinson against James Wt and Robert L. Haughey to recover damages on account of alleged malicious prosecution, went to trial yesterday in Room 1, Superior Court. The defendants were formerly engaged in loaning money on the chattel mortgage plan. Atkinson went to them to borrow \$75. They loaned him the money and it is claimed he gave them his note for \$125, secured by a mortgage on a horse and harness. The note, it is claimed, was made payable "one day on Talbott avenue. A short time after she after date." Atkinson was afterward arrested on the charge of disposing of mortgaged property. He was tried and acquitted and now brings suit for damages. Divorce Suits Filed. Emily B. Lilly is suing Christopher Lilly for divorce in the Superior Court. They were married in 1897. The plaintiff says Lilly has been unkind to her and has threatened

Cora L. Smith, to whom he was married stolen from Jennie Williams, a colored girl in 1879. Smith says his wife left him in November, 1892. Vesanna White's Suit. The suit of Vesanna White against the Elmer E. Nichols Company for \$10,000 damages was placed on trial in Room 3, Superior Court, yesterday. The plaintiff was employed in a candy factory owned by the defendants and claims that she fell through

Elisha C. Smith is seeking a divorce from

to beat her, keeping her in terror.

More Suits Against O'Connor. Amos A. Day and Frank D. Narviel have sued Michael O'Connor for \$10,000 damages each, on account of the Broad Ripple gas explosion of Sept. 4, 1897. In the last three or four days six suits of this character have

a hole in the floor and was severely injured.

In Memory of W. M. Kimball. The Supreme Court vesterday adopted and ordered spread on the records, a memorial expressing sorrow over the death of Assistant Law Librarian Will M. Kimball, and expressing its high appreciation of his integrity and ability.

Brief in Baseball Case. A brief will be filed to-day in the Sunday baseball case by the state, which discusses the question from a standpoint other than constitutional. The brief is in reply to one

previously filed.

THE COURT RECORD.

Supreme Court. 18832. State Board of Medical Registration and Examination vs. Coffin. Starke C. C. Reversed. Baker, J.-When the State Board of Medical Registration refuses to grant an applicant a certificate to practice medicine and surgery and the applicant appeals to the Circuit Court it is the duty of the trial court to require the attendance of the prosecuting attorney in the disposition of the case, and in his absence it is error to allow a "judgment by agreement" by one not en-

titled to represent the state in the proceed-18590, Logan vs. Sutt. Marshall C. C. Affirmed. Dowling, J.-1. When a party brings an action for an injunction, and is defeated and judgment is rendered against him on the merits and for costs he has the right of was that of William B. Austin, an attorney | an appeal. 2. An execution can be issued a motion for a new trial, filed after the rendition of the judgment, but within the time his guests with champagne. He was ar- allowed by the statute, is pending and undisposed of

> 18578. National Loan, etc. Company vs. Ummell. Elkhart C. C. Dismissed. 18900. Town of Fowler vs. Ritchey. Benton C. C. Dismissed 18675. Phoenix Insurance Company vs. Jacobs. Elkhart C. C. Transferred to Appellate

18724. Hildebrand vs. Manufacturing Comany, Marion C. C. Transferred to Appellate Coddington vs. Canaday. Delaware C. C. Petition of appellee for writ of certiorari overruled. 18671. Yorn vs. Bracken. Clinton C. C. Certiorari ordered and issued

Smith, if Beckley, 1 18924. Turpie vs. Wicks. White C. C. Cer-Corcoran, s 4 tiorari ordered and issued McPhee, 2 3 18279. De Pauw Plate Glass Company vs. Steinfeldt, 3 City of Anderson, Madison S. C. Appellant's Peitz, a petition for rehearing overruled. Hahn, p 4 18893. Pace vs. State of Indiana. Adams C C. Appellant's motion to return record for Totals 33 correction overruled.

Appellate Court. 2827. Austin vs. State of Indiana. Jasper

C. C. Reversed.—Under Section 2194, Burns's been mostly made up of adventure and ex- first declaration by the Legislature that it | R. S., 1894, it is not unlawful for a person who is not engaged in the liquor business statement. He said he knew a man near | give away intoxicating liquors to be drank | as a dealer, to dispense liquor at his private where he was camped, in the mining dis- as a beverage, and where punishment has office as an act of hospitality to his guests of liquors is forbidden. 2780. Nickey vs. Zonker, Steuben C. C Reversed. Black, C. J .- 1. Where there is an executory contract of sale and the seller refuses to do something which, by the prohaving knowledge of the facts, the original buyer and such third person will be liable The trial court cannot invade the province of a jury by ordering a remitter when the is based was conflicting. 3. Where a question neither the trial court nor this court can decide it upon the evidence. 2597. Phoenix Insurance Company vs. Moffitt. Marion C. C. Dismissed. 3029. Southern Indiana, etc. vs. McDougal. Daviess C. C. Dismissed an .. leave to withdraw refused. 2042. Paddock vs. L. E. & W. Railroad Company. Howard S. C. Dismissed.

Superior Court. Room 1-J. L. McMaster, Judge. Peter C. Nyenburg vs. John R. Richey; amages. Jury found for the defendant. Harry N. Atkinson vs. James N. Haugh; bases on balls. Two two-baggers and a sac-

damages. On trial by jury. Room 2-James M. Leathers, Judge. The Indianapolis Savings and Investment Company vs. Salathiel B. Dale, Addison L. Roach and Jefferson C. Duzan; foreclosure mortgage. Submitted to court. Finding and udgment against Salathiel B. Dale for \$1,608.31. Without relief and costs foreclosure and sale ordered. William S. Ralya as admr., etc. vs E. C. Atkins & Co.; contract and damages. On trial by jury.

Room 3-Vinson Carter, Judge. Grant Suggs vs. F. M. Bachman; damage. Jury returns verdict for plaintiff for \$400. Visanna White vs. The Elmer E. Nichols Company; damage. On trial by jury.

Circuit Court.

Henry Clay Allen, Judge. Millie Matthews vs. George Matthews, et d.; foreclosure. Defendants defaulted, Submitted to court. Evidence heard; finding for plaintiff. Judgment against George Matthews for \$143.65 without relief and costs and foreclosure. Robert F. Collins, admr. vs. Emsley City Engineer Jeup said the Board of Wright's Estate; submitted to jury. Evi-Works would not proceed with improvedence heard.

Criminal Court. Fremont Alford, Judge.

State vs. William Brisco and Maggie Davis; larceny. Brisco sent to workhouse for thirty days and fined \$5. Maggie Davis ent to Reformatory for one to three years. State vs. Pat Roney and Thomas Moran; burgiary and entering car and committing felony. Moran sent to workhouse for sixty New Suits Filed.

Frank D. Narviel vs. Michael O'Connor; damages. Supreme Court, Room 3 William L. Hagedorn, et al. vs. Wilhelmina Cain, et al.; partition of real estate. Cir-Amos Day vs. Michael O'Connor; damages. Superior Court, Room 1. Elisha C. Smith vs. Cora L. Smith; divorce. Superior Court, Room 1. Hiram C. Eshelman vs. Marshal Monger; uit on note. Superior Court, Room

suit for divorce. Superior Court, Room 2. Politics in Woodruff Place.

Emily B. Lilly vs. Christopher H. Lilly

Citizens of Woodruff Place have nomias politics in the little park-village is not O'Brien. If 4

Brought Sleep

Veritable Restorative which Contains no Harmful, Dangerous Drugs. Wonderful Beneficial Results Obtained from

Dr. Miles' Nervine.

centers, nerve fibres and ganglia which functions of the various organs, the vitality is lowered, the health is destroyed, and even life itself is seriously endangered. A medicine that will strengthen and invigorate the shattered nerves, rest the weary body and soothe the tired brain, is greatly Miles' Restorative Nervine. It is a nerve food and tonic which acts directly on the nervous system, toning it up into sound and vigorous action.

Rev. George W. Stone, of Windom, Minn. writes as follows: "I was greatly troubled with nervousness and inability to sleep, which condition was brought on from overwork and consequent neglect to properly care for my health. I had suffered from severe headaches for two months previous to the breakdown, but had concentrated all my will power to finish a series of special meetings which I had in charge. A friend advised me to take Dr. Miles' Restorative to sleep. I lost my appetite, my weight run Nervine, and I began its use together with down and I was unable to do any work or Nerve and Liver Pills, and I am pleased to scarcely to move about. Several doctors

"NOODLES" HAHN WAS IN THE BOX

FOR THE FIRST TIME.

Rather Wild, but Effective at Critical

Stages-But Two Clubs Now at

the 1.000 Mark.

Cincinnati ... 7-Pittsburg 5

Baltimore 8-New York 4

Washington . 6-Philadelphia . 4

Brooklyn 11-Boston 7

Standing of the National League.

To-Day's Scheduled Games.

Philadelphia at Washington.

CINCINNATI, O., April 18.-"Noodles"

victory. The youngster was very wild, but

effective at critical stages. McBride again

distinguished himself by throwing a man

out at the plate. Most of the game was

played in a drizzle. Attendance 800. Score.

Beckley, Corcoran and McPhee;

Corcoran, McPhee and Beckley. Bases on

liams (2), McCarthy, McPhee, Donovan. Passed ball-Peitz. Time, 2:15. Umpires-

Eight Runs in Eighth Inning.

teams to-day showed an absolute reversal

of form in the game of yesterday. The

Giants were keyed up to the top notch, while

the Orioles appeared to be overstrained and

nervous. With the score 4 to 0 against them,

a shut-out was predicted when the home

team went to bat in the eighth inning. Three

singles in succession rattled Carrick, and he

forced two runners across the plate by the

rifice netted Baltimore eight runs and gave

them the third straight victory over New

A.B. R. H.

A.B. R. H. O. A. E

BALTIMORE, Md., April 18. - The two

Hahn's first game in the league was

Pittsburg at Cincinnati.

New York at Baltimore.

Brooklyn at Boston.

Chicago at Louisville.

Played. Won. Lost. P'c't.

Louisville-Chicago-Wet Grounds.

St. Louis

Baltimore

Chicago

Brooklyn

Cincirnati

Pittsburg

outsville

Washington

Cincinnati.

M:Bride, rf 4

Selbach, cf 4

Donovan, rf b

McCarthy, If

McCreery, cf 2

Clarke, 1

Williams, 3

Reitz, 2 2

Ely, s

Totals 31

Swartwood and Warner.

York. Score:

Baltimore.

McGraw, 3 3

Sheckard, rf

Holmes, If

Brodie, cf

J. O'Brien, 2

Lachance I

Magoon, s

McGinnity, p 3

New York.

binson, c4

Totals 32

Van Haltren, cf 4

Grady, rf

Gleason, 2 4

Wilson, 1

O'Brien, lf 4

Warner, c

Carrick, p

Score by innings:

Totals 37

Baltimore 0 0 0 0 0 0

base hits - Lachance, Hartman, Wilson,

Brodie, J. O'Brien. Sacrifice hits - Davis,

Magoon. Double plays-Brodie and McGraw;

Davis and Hartman. Bases on balls-Off

McGinnity, 2; off Carrick, 2. Hit by pitched

-Baltimore, 3; New York, 9. Earned runs

-Baltimore, 6; New York, 2. Time-1:45.

Umpires - Hunt and Connolly. Attendance

Senators Win Their First Game.

WASHINGTON, April 18 .- The Senators

Stolen bases - Sheckard, Gleason, Two-

Hartman, 3

Schriver, c

Score by innings:

Cleveland 2

When the marvelous system of nerve | say I found in these remedies just the help | attended me, but their medicines gave me pervades every portion of our bodies, be- the morning felt so much better that I was | and Nerve and Liver Pills. I did so and comes deranged so as to interfere with the | greatly encouraged. In a few weeks I was | before the first bottle was gone I felt much troubles. My wife was seriously troubled able to do all of my housework, could sleep with heart pains and weakness resulting at night as I used to, and am now seldom from female disorders. She took Dr. Miles' troubled with headache. Heart Cure and found it just the thing to relieve the palpitation and to tone up the action of the heart. We do not hesitate to recommend the Dr. Miles' Remedies as all that is claimed for them, and we use them to be desired. Such a medicine is Dr. in our family whenever necessity requires." "About two years ago I was troubled with nervousness and sleeplessness which was

caused by overwork. I tried all the doctors in the city, but could get nothing that would give me relief. Then I went to my druggist and he recommended that I try Dr. Miles' Restorative Nervine. I bought a bottle and was surprised at the good results obtained. I continued taking the medicine until I had used five bottles, and by that time my trouble was completely cured. "MARK HARRISON. "Syracuse, N. Y."

"For seven years I suffered with nervous prostration, severe headache and inability | mentioning the name of this paper, to

*Childs batted for Frazer in the ninth.

Washington0 0 0 0 3 1 0 2 •-6 Philadelphia0 2 0 1 0 0 0 1-4

Earned runs-Washington, 3; Philadel-

phia, 2. Two-base hits-Gettman, Casey, McGuire, Cooley, Cross, Childs. Three-base hits-Davis (2), Freeman. Bases on halls-Off Weyhing, 1. Hit by pitched ball-Delehanty, Lajoie, Padden, Struck out-By Frazer, 2. Wild pitch-Frazer, Left on bases

-Washington, 4; Philadelphia, 9. Time-1:50.

Umpires-Emslie and Betts. Attendance,

Klobedanz Made Two Balks.

wound up their series at Brooklyn to-day

with a slugging match, Hanlon's men win-

ning by 11 to 7. Hughes and Klobedanz

were both ineffective. The latter showed a

third, when the break contributed to Brook-

lyn's six runs. Tenney was fined \$5 for

kicking. The visitors had three men on

bases in the ninth, but were blanked. The

A.B. R. H. O.

they will open to-morrow. Score:

Brooklyn.

Keeler, rf

Anderson, cf

Dahlen, 3

McGann, 1

Daly, 2

Smith, c

Hughes, p 3

Hamilton, cf 3

Penney, 1

Collins, 3

Stahl, rf

Lowe, 2

Klobedanz, p 3

Score by innings:

balls-Off Haim, 7; off Rhines, 2. Hit by Hughes. Time-2:16. Umpires-Gaffney and pitched ball-By Hahn, 1. Struck out-Wil- Andrews. Attendance-6,094.

Totals -.....33 11

S

......

C

Totals38 7 12 24

Two-base hits-Anderson, Dahlen,

Earned runs-Brooklyn, 7; Boston, 2

Three-base hits-McGann, Tenney, Duffy,

First base on errors-Boston, 2. Left on

and Tenney. Hit by pitched ball-Jen-nings. Balks-Klobedaz (2.) Wild pitch-

Kokomo Needs Practice.

KOKOMO, Ind., April 18.-In the first ex-

hibition game in Kokomo's new baseball

park to-day the Raw Wildcats gave the

Grand Rapids Western leaguers an inter-

esting game, a crowd of 1,500 witnessing the

sport. Kokomo had no practice. The mem-

bers of the team never saw each other until

Special to the Indianapolis Journal.

ily. The score:

NEW YORK, April 18.-The Brooklyns

Weyhing, p

Delehanty, lf

Flick, rf

Lauder, 3

McFarland, c

Cross, s

Frazer, p

Score by innings:

Philadelphia.

Thomas.

I wanted. The first night after I began | very little if any relief. One day a friend using them I slept soundly all night and in recommended that I try Dr. Miles' Nervine enjoying exceptional freedom from my old better. At the end of three months I was

"MRS. SARAH WALTERS. "Rock Springs, Wyo."

Dr. Miles' Nervine will positively cure headaches of long standing, and is exceedingly beneficial in all those run down conditions of the system which result from overwork or lack of proper nourishment.

Sample Treatment Free.

A trial package of Dr. Miles' favorite treatment, consisting of Dr. Miles' Restorative Nervine, Dr. Miles' Anti-Pain Pills and Dr. Miles' Nerve and Liver Fills, will be sent absolutely free of cost to any person who will send came and address on a postal card, requesting the samples, and

DR. MILES MEDICAL CO.,

Alkhart, Ind.

SENGLISH'S TO-NIGHT-One Night Only, Mr. Charles Frohman presents Mr.

AMUSEMENTS.

thur Jones, ertitled

"The Liars" Prices: \$1.50, \$1, 75c, 50c, 25c. Seats now ready. Saturday, April 22 The fashisnable event of the season,

MR. NAT C. GOODWIN

MISS MAXINE ELLIOT Nathan Hale

Prices: \$1.50, \$1, 75c, 50c, 25c. Seats now ready. GRAND-MAT. TO-DAY, All Week-Sat. Mat.

Grand Stock Company

In Dion Boucicault's Great Five-Act Drama, LED ASTRAY Evening Prices: 50c, 25c, 15c. Matinee, 25c. Next Week-Monday, Tuesday and Wednesday, 'The Lost Paradise;' Thursday, Friday and Satlack of knowledge of the new balk rule and urday, "The Idler." twice worked for extra bases, once in the Group pictures of entire Stock Company (four-

teen people) to all ladies next Monday night. PARK-TO-DAY & D. III.

two teams left to-night for Boston, where 10c, 20c, 30c. Everybody goes to the Park

To-Morrow, Fri. and Sat. WEBER and FIELDS'

With its great "Lou" Song. Dencing Doll, Countiess Novelties, World of Fun and company A Delightful Entertainment **Empire Theater**

3-DAYS ONLY-3 Commencing MONDAY MATINEE, April 17, Merry Maidens

Burlesquers Prices of admission, 10c, 15c, 25c, 50c. ARTS AND CRAFTS EXHIBITION Two-base hits-McBride, Smith. Three-base hits-Kelley, Tenney. Bases on balls-hits-Steinfeldt, Williams, Donovan. Stolen bases-Beckley (2), McCreery. Double plays plays-Dahlen, Daly and McGann; Long 9 a. m. to 10:30 p. m., April 14 to 22.

BASE BALL

ADMISSION - - - - - 10 cents

...TO- DAY... Indianapolis vs. **Terre Haute**

two days ago, this accounting for the nu-Play called at 3:30 p. m. merous errors. The Michiganders won cas-Kokomo 0 0 0 0 0 0 0 2 0 2-4 8 13 Grand Rapids 0 6 1 5 2 0 1 0 -15 14 4 Batteries-Vasbinder and Edwards; Ken-

nedy and Cole. Umpire-Morris. Ball Notes. Terre Haute will give the team a little practice this afternoon.

Manager Selee, of the Bostons, has farmed three men, reducing the club to fifteen play-This is the twenty-eighth season of organized baseball, dating from the old professicnal association in 1871. Motz has reported, and put in the afternoon at the clubhouse yesterday. However, he has not yet signed. President Hart has gone to New York for month's stay, but he announced to Chi-

cago reporters that his trip had nothing at all to do with baseball matters. Emil Grossman & Co., of Cleveland, have issued the "Little Casino" baseball schedule and the "Up-to-Date Cycling Record. They are sold at 10 cents each. About the most difficult thing a manager finds in practice work is to get a player to bunt. Nothing but strict orders will bring anything but those nice, clean long hits so admired by the grand stand. Manager Allen thought it hardly worth while for the Wabash College boys to put up railroad fare against the chance of

game on such a threatening day as yesterday, so the game was called off Ten-thousand-dollar Breitenstein keeps an electric battery in his room for purposes of liagnosis. When his arm develops lameness he runs a pole of the battery over it, and ball-Van Haltren. Struck out-By McGin- | when the current strikes the lame spot i nity, 2. Wild pitch-Carrick. Left on bases is located at once by the pain. Notes of the Game.

CITY NEWS NOTES.

The George Pfau homestead, at the south west corner of Capitol avenue and Tenth street, has been sold to J. A. Rink for \$20,-900. The property is eighty feet front and 208 feet deep.

turned over a new leaf in the opening Owl cars are now running on the South Meridian and North Pennsylvania street erstwhile conquerors. Frazer let down in line. The cars leave the south end of the owl line-Adler street-on the half hour and the fifth inning and hits for five bases and the north end on the half hour. his error allowed the home team to tie the Early yesterday morning a loss of \$500 score. The Quakers sacrificed well, but was caused by fire in the upholstering and mattress making store of Otto J. Suesz, at Delaware and New York streets. building is owned by Henry Coburn.

Best goods. Fair prices. Fair dealing. Prompt service. THE ALDAG PAINT AND VARNISH CO. 426 E. Washington St.

IRON and WIRE FENCE For Lawn, Farm and Cemetery. ELLIS & HELFENBERGER F. & F. CO.

EDUCATIONAL. Largest, Best Equipped Business, Shorthand and Telegraph School, BACKED BY A HALF CENTURY OF SUCCESS

366 S. Senate Ave., Indianapolis, Ind.

Places more students in positions than all other ndianapolis V

N. Penn. St., opp. P. O., When Bldg. Day and Night Sessions. E. J. HEEB, Pres. ago by her mother, Mrs. Mary Metzner McGuire, and the child is the sole heiress

\$5,000, which was recently left by her Deaconess Hospital Opened.

Sister Louise Fricke, formerly of Cincinnati, has been chosen matron of the Protestant Deaconess Hospital and Home for the Aged and the institution has been opened to the public. Dr. T. C. Gabaur is the superintendent and the list of visiting Edna Metzner, who is supposed to be physicians is made up of the most premitwelve or thirteen years of age, is being nent in the city. Twelve deaconesses act sought by the police. She was brought as nurses and missionaries among the poor here from Toledo, O., about seven years of the city.